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UTILITY PATENT APPLICATION TRANSMITTAL

Attorney Docket No.		109779.130	1
First Inventor		Newnam et al.	
Title	System and M	ethod for Creating Interactive Eve	nts

Express Mail Label No. EL301006881US

(Only for new nonprovisiona	I applications under 37 CFR 1.53(b))	Express	Mail Label No. El	_3010068	381U	<u>s</u>	<u>_</u>		
APPLICATION ELEMENTS See MPEP chapter 600 concerning utility patent application contents.			RESS TO: BOX	istant Com Patent Ap shington, D	plicatio		PTO		
1. Fee Transmittal For (Submit an original and a du Applicant claims sm See 37 CFR 1.27. 3. Specification (preferred arrangement s - Descriptive title c - Cross Reference - Statement Regal - Reference to seq or a computer pr - Background of th - Brief Summary of	m (e.g., PTO/SB/17) plicate for fee processing) nall entity status. [Total Pages 20] the forth below) of the invention to Related Applications rding Fed sponsored R & D puence listing, a table, ogram listing appendix ne Invention of the Invention of the Drawings (if filed) Disclosure	7	CD-ROM or CD-R i Computer Program Steotide and/or Amino A Spplicable, all necessar Computer Readal Specification Sequence i. CD-ROM ii. paper Statements verify ACCOMPANYING Assignment Paper 37 CFR 3.73(b) S (when there is an English Translation	n duplicate (Appendix) Acid Sequen y) Dole Form (Coor CD-R (2) Application App	, large nce Su cRF) : copies of abo	table or abmission s); or ove copies N PARTS document(s)) Power of Attorney oplicable)	11000 U.S.		
5. Oath or Declaration a. Newly execution Copy from a line (for continuation in the c	[Total Pages	12. 13. 14. 15. 16. 17. 10. 11. 11. 11. 11. 11. 11. 11. 11. 11	Information Discleter Statement (IDS)/IP Preliminary Amer Return Receipt P (Should be specification of the company of the comp	PTO-1449 ndment Postcard (M Fically itemiz Priority Do is claimed) ttification ur cant must a	zed) cumer nder 35 attach f	nt(s) 5 U.S.C. 122 form PTO/SB/35	5		
Continuation Divisional Continuation-in-part (CIP) of prior application No Prior application information Examiner Group Art Unit. For CONTINUATION OR DIVISIONAL APPS only: The entire disclosure of the prior application, from which an oath or declaration is supplied under Box 5b, is considered a part of the disclosure of the accompanying continuation or divisional application and is hereby incorporated by reference. The incorporation can only be relied upon when a portion has been inadvertently omitted from the submitted application parts. 19. CORRESPONDENCE ADDRESS Customer Number or Bar Code Label [Insert Customer No. or Atlach Ser code label nere] Or Correspondence address below									
Name Michael A. Diener, Reg. No. 37,122									
Address City	State								
Country		Telephone	617-526-6454	Fá	l The second	617-526-500	$\tilde{\overline{\gamma}}$		
Name (Print/Type)	Michael A. Diener	Reg	gistration No. (Attorn	ey/Agent)	37,1	22	4		
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REQUEST AND CERTIFICATION UNDER 35 U.S.C. 122(b)(2)(B)(i)

First Named Inventor		Named Inventor	Newnam et al.	
	Title	System and Method for Creating Interactive Events		
	Atty Docket Number		109779.130	,

I hereby certify that the invention disclosed in the attached application has not and will not be the subject of an application filed in another country, or under a multilateral agreement, that requires publication at eighteen months after filing. I hereby request that the attached application not be published under 35 U.S.C. 122(b).

7-6-01 Date

Signature

Michael A. Diener

Michael

Typed or printed name

This request must be signed in compliance with 37 CFR 1.33(b) and submitted with the application **upon filing**.

Applicant may rescind this nonpublication request at any time. If applicant rescinds a request that an application not be published under 35 U.S.C. 122(b), the application will be scheduled for publication at eighteen months from the earliest claimed filing date for which a benefit is claimed.

If applicant subsequently files an application directed to the invention disclosed in the attached application in another country, or under a multilateral international agreement, that requires publication of applications eighteen months after filing, the applicant **must** notify the United States Patent and Trademark Office of such filing within forty-five (45) days after the date of the filing of such foreign or international application. Failure to do so will result in abandonment of this application (35 U.S.C. 122(b)(2)(B)(iii)).

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